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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/550,290	09/22/2005	Akira Shinada	278086US6PCT	9531
22850 7590 08/27/2009 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, L.L.P. 1940 DUKE STREET ALEXANDRIA, VA 22314			EXAMINER	
			JIANG, YONG HANG	
ALEAANDRIA, VA 22514			ART UNIT	PAPER NUMBER
			2612	
			NOTIFICATION DATE	DELIVERY MODE
			08/27/2009	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	
	10/550,290	SHINADA, AKIRA	
Office Action Summary	Examiner	Art Unit	
	YONG HANG JIANG	2612	
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory perio  - Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO 1.136(a). In no event, however, may a reply be tind d will apply and will expire SIX (6) MONTHS from the, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
1) ☐ Responsive to communication(s) filed on <u>09</u> 2a) ☐ This action is <b>FINAL</b> . 2b) ☐ Th 3) ☐ Since this application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matters, pre		
Disposition of Claims			
4) ☐ Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are withdr 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-17 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and application Papers	rawn from consideration.  /or election requirement.		
9) The specification is objected to by the Examir 10) The drawing(s) filed on is/are: a) according a deplicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the second state of the second sec	ccepted or b) objected to by the e drawing(s) be held in abeyance. Se ection is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:      1. ☐ Certified copies of the priority document a. ☐ Certified copies of the priority document a. ☐ Copies of the certified copies of the priority document application from the International Bure * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat iority documents have been receiv au (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4)  Interview Summary Paper No(s)/Mail D 5)  Notice of Informal R 6)  Other:	ate	

#### **DETAILED ACTION**

## Response to Amendment

Applicant's amendment filed 6/9/2009 has been entered. Claims 1, 4, 6, 9, 10, and 11 are amended. Claims 12-17 are newly added. Claims 1-17 are pending.

## Response to Arguments

Applicant's arguments with respect to claim 1-17 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

1. Claims 1-4, 6-7, 9-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Witkowski et al. (US 2002/0197955), and further in view of Sugiura et al. (JP 2001112071 A) and McCrery et al. (US 5,046,007)

Regarding claims 1-4, 6-7, 9-11, and 16, Witkowski discloses a system and method comprising a vehicle (14) and an information providing apparatus (via electronic device 12, paragraph 42 and figure 1), the information providing apparatus comprising:

communication means for sending and receiving desired data by means of radio communications (via RF transceiver 10a, paragraphs 42 and 44); and

Art Unit: 2612

inherent control means for controlling operations of an information output means for storing said desired information and sending said desired information to said vehicle as well as operations of the communication means (via electronic device 12 sending information such as personal calendars and e-mail messages to the vehicle once the wireless communications link is established, See paragraph 45);

Witkowski discloses the control means starts up operation of said information output means to transmit said desired information using an automatic wireless data link when the apparatus (electronic device 12) is within the vicinity of the vehicle. (See paragraph 44).

But Witkowski did not disclose the control means monitors a remote control signal from an electronic key corresponding to a key-less entry system for a vehicle via said communication means, and said control means starts up operations of said information output means using the remote control signal from said electronic key as a trigger to transmit said desired information to said vehicle.

Sugiura teaches a system utilizing a home server to monitors a vehicle remote control signal as a trigger to start automatic operations in a house. In this system, when a user is in his garage (car barn 13), the user uses a keyless transmitter to send a door locking signal to his car; when this vehicle door locking signal is detected by the home server (23), the home server sends out an unlock/lock command to automatically unlock/lock the front door lock (27) and the appliances in the house connected to the home server can be configured to automatically turned on/off. (See the Abstract and Paragraphs 105-108)

The apparatus of Witkowski is automatic since it transfers data whenever the vehicle is in the vicinity of the apparatus (Paragraph 44). However, from the teachings of Sugiura, It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the control means in the apparatus of Witkowski to include monitoring a remote control signal from an electronic key relating to a key-less entry system via said communication means, and said control means starts up operations of said information output means using the remote control signal from said electronic key as a trigger to transmit said desired information to said vehicle as taught by Sugiura to provide an operator more flexibility on when to transfer desired information to the vehicle, thereby providing an alternative for users who don't want desired information to be transmitted to the vehicle automatically without supervision.

The combination of Sugiura and Witkowski did not specifically disclose the control means is also configured for controlling, when the remote control signal from said electronic key triggers said information output means to transmit said desired information to said vehicle, operations of an information input means for storing driving information transmitted from said vehicle.

McCrery et al. teach a motor vehicle data collection device on a vehicle to record driving information on the vehicle. The driving information recorded may be the start time and date of a trip. Information recorded may be downloaded to an external device such as a microcomputer. (See the Abstract)

From the teachings of McCrery, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combination of Sugiura

Art Unit: 2612

and Witkowski to include a motor vehicle data collection device on a vehicle to record driving information on the vehicle as taught by McCrery, and the control means is also configured for controlling, when the remote control signal from said electronic key triggers said information output means to transmit said desired information to said vehicle, operations of an information input means for storing driving information transmitted from said vehicle in order to download the driving information stored on the vehicle, thereby allowing an operator to review the driving information if desired.

Regarding claims 12-15 and 17, the combination of Witkowski, Sugiura, and McCrery discloses the claimed invention wherein McCrery discloses said driving information includes a driving time (via start time and date of a trip, See Abstract).

2. Claims 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Witkowski et al. in view of Sugiura et al. and McCrery et al. as applied to claims 4 and 6 above, and further in view of Hara et al. (US 2001/0028297).

Regarding claims 5 and 8, the combination of Sugiura, McCrery and Witkowski discloses the structural elements of the claimed invention but did not specifically disclose said control means sends and receives prespecified information with a sender of said information using information received by said communication means according to said remote control signal as a trigger to execute processing for mutual authentication, and then acquires said desired information based on a result of processing for the mutual authentication.

In data communication, it is obvious to authenticate a particular device before accepting commands from the particular device to avoid false activation from an unauthorized device. Hara et al. teach an example of a control apparatus and control method that teaches authenticating a device before executing a command from the device. (See the Abstract and paragraph 16)

From the teachings of Hara, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the combination of Sugiura and Witkowski to include said control means sends and receives prespecified information with a sender of said information based on information received by said communication means according to said remote control signal as a trigger to execute processing for mutual authentication, and then acquires said desired information based on a result of processing for the mutual authentication as taught by Hara to avoid false activation from an unauthorized device, thereby preventing illegal communication.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to YONG HANG JIANG whose telephone number is (571)270-3024. The examiner can normally be reached on M-F 9:30 am to 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian A. Zimmerman can be reached on 571-272-3059. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/550,290 Page 7

Art Unit: 2612

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/Y. J./ Examiner, Art Unit 2612

/Brian A Zimmerman/ Supervisory Patent Examiner, Art Unit 2612